## CHAPTER 138.

REGISTRATION OF CHARITABLE ORGANIZATIONS SOLICITING PUBLIC AID.

S. F. 368.

AN ACT to require the registration of charitable organizations soliciting public aid and providing penalty for the violations thereof. [Additional to section sixteen hundred forty-two (1642) of the code, relating to corporations not for pecuniary profit.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Statement filed with secretary of state—license. That from and after the passage of this act, all organizations, institutions, or charitable associations, which, through agents or representatives, solicit public donations in this state, shall be required to file with the secretary of state a statement setting forth the name and location of such organization, institution or charitable association, the purposes for which such organization, institution or charitable association exists, and the name of its principal officers and soliciting agents.

If, in the judgment of the secretary of state, such statement shall be deemed sufficient evidence that the moneys thus collected are to be used in the interest of the purposes represented, the secretary of state shall be authorized to issue to said organization, institution or charitable association, its agents and representatives, a state license, without expense, authorizing said organization, institution or charitable association to solicit public donations in any county, city or township in this state.

Nothing in this act, however, shall be construed to prohibit any person or local organization church school or any recognized society or branch of any church or school from publicly soliciting funds or donations within the county or adjoining counties in which such person resides or such church, school institution, organization or charitable association is located.

SEC. 2. Violation—penalty. Any person who shall willfully violate the provisions of this act or who shall solicit funds under any such license and thereafter divert the same to purposes other than that for which they were contributed shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than one hundred dollars (\$100.00) or by imprisonment in the county jail not to exceed thirty (30) days.

Approved April 17 A. D. 1913.

## CHAPTER 139.

CONDEMNATION OF LAND BY PRIVATE CEMETERY ASSOCIATIONS.

S. F. 263.

AN ACT to empower private cemetery associations to condemn land for additions to their cemeteries. [Additional to chapter two (2) of title nine (IX) of the code relating to corporations not for pecuniary profit.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Associations not for pecuniary profit—petition asking condemnation. When any private cemetery association, incorporated under the provisions of chapter two (2), title nine (IX) of the code, relating to corporations not for pecuniary profit, and having its cemetery located outside the limits of an incorporated city or town, shall desire to acquire additional land for cemetery use, it may file with the auditor of the county in which its cemetery is situated, a petition, directed to the governor of the state, asking that